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DATE FILED:

4/9/2024

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CALVIN REED,

Plaintiff,

-against-

CITY OF NEW YORK, et al.,

Defendants.

20-CV-8352 (MMG) (BCM)

ORDER

BARBARA MOSES, United States Magistrate Judge.

The Court has received plaintiff's "Answers to Defendants' First Set of Interrogatories" (Answers), postmarked April 1, 2024. Plaintiff's submission is attached to this order, so as to cause it to be served electronically on defendants. **Plaintiff is reminded that discovery responses must** be served directly on defendants, and need not be filed with the Court.

Plaintiff is further reminded that the Court has scheduled a status conference in this case for **April 18, 2024, at 11:00 a.m.** in Courtroom 20A of the Daniel Patrick Moynihan United States Courthouse, 500 Pearl Street, New York, New York 10007, which plaintiff must **attend in person**.

In his Answers, plaintiff notes that his address has changed. The Clerk of Court is respectfully directed to update plaintiff's address on the docket as follows:

2759 Webster Ave. Bronx, NY 10458

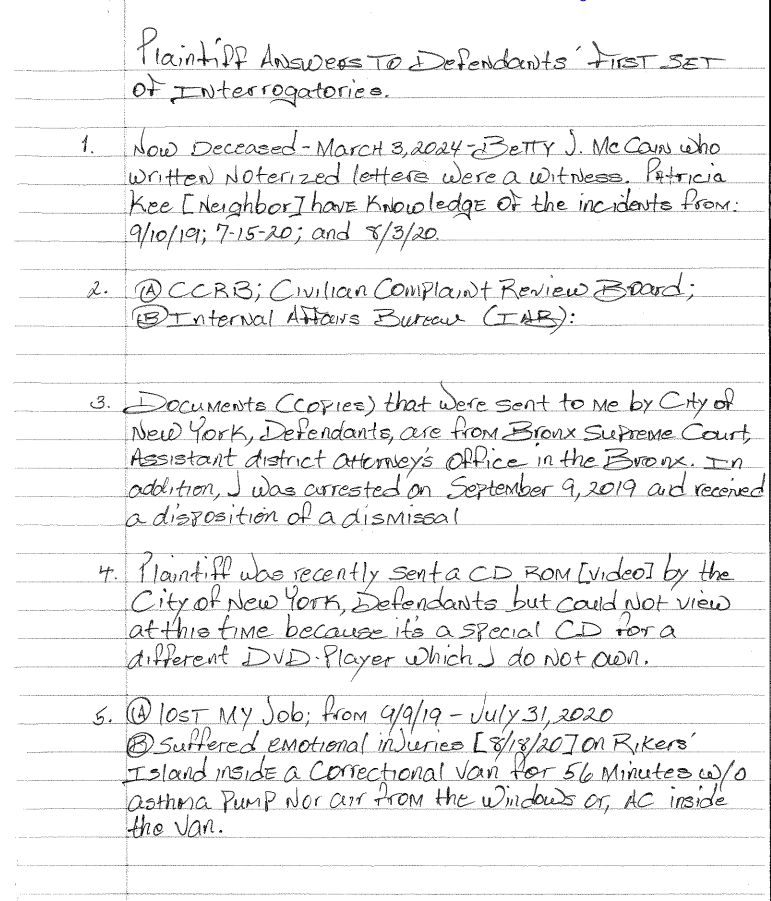
The Clerk of Court is further directed to mail this Order, as well as the orders at Dkts. 109, 110, and 111 to plaintiff at his new address.

Dated: New York, New York April 9, 2024 SO ORDERED.

BARBARA MOSES

**United States Magistrate Judge** 

	UNITED States DISTRICT COLL. Southern District OF New York	
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	Plaintiff	3 79 75
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	-againsT-	The state of the s
	CITY OF NEW YORK, Police OFFICER	
	DENNIS, DETECTIVE JEFFRE SANTAI	NIA.
	POLICE OFFICER HAROLD MEJIA, and	1
	DETECTIVE BRITTANY SAXON,	
	Defendants.	
		***************************************
	DEFENDANT CITY, DENNIS,	
***	SAXON, SANTANA, AND MEJIA'S REQUE	
	RESPONSE OF INTEROGATORIES AND RE	quest from
mf==1/a======	Production of Documents BY	
***************************************	Plaintiff CAlvin REED	
<u></u>	Manuelli Crivili (CEC)	
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and of community of	<u> </u>	iry (Z) C(YI)
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- 6. While on Rikers Island [8/3/20 To December 6, 2021], Plaintiff received Mental Health and Physical Treament at west facility; North Infirmary Command GNIC") and freat at "DiBCC" where I was treated and administered on for a large Baker Cyst behind My left thee 7. Phycological, Mentally; including, experiencing trauma behind the 8/18/20 Van incident is homible and produces Floish back & of death or, almost dying at that time. I'm having Problems breathing after the van incident, and other insuries exacerbated by the incidents 8. Again, I have lost My Job because of these talse lock ups; where charges was not Pursued, nor charges were Pressed. I lost opportunity of getting my own afairtment by NYHA and another Job, I've lost a lost of New & Old Clothing, Shoes, Sneakers, Coats and My laptop, COMPater an by "DELL" 9. Honeywell LLC. 2020, 2021, 2019; 2103 Honeywell LLC.
  - 9. Honeywell LLC. 2020, 2021, 2019; 2103 Honeywell LLC.
    1 State Street
    32nd Floor
    New York, N.Y. 1000 4
    (212) 320-2400

10. Plaintiff has been arrested on September 9, 2019 which
is the beginning of and, the reason for June 21, 2020; and July 15, 2020 & August 3, 2020 Arrest when J
and July 15, 2020 & August 3, 2020 Arrest when J Permanently lost My Job, Bronx, New York 10460.
11. Yes: September 9, 2019 for a felony that resulted in a disposition of dispussal.
12. Yes: However, at this time, I cannot find those documents at this time. At this time, all of my Paperwork are
traped & sealed in boxes because I have to enter in
a Shelter.
Therefore, from Defendants' Interrogatories 13-26, Plaintiff Cannot answer at this time.
My New address is 2759 Webster Ave, Bronx, New York 10458.
Lucerely,
W. Calmi Reed 70 5e Rantiff 2759 webster Ave Brown, N.Y. 10458
Pati: 3/28/24

